

Orly Taitz< orly.taitz@gmail.com>

Your letter to me dated October 12, 2012 1 message

Sam Begley < sbegley1@bellsouth.net> To: Orly.Taitz@gmail.com

Fri, Oct 12, 2012 at 3:17 PM

Dear Ms. Taitz

In response to your letter to me dated October 11, 2012 and e-mailed today, your claims are preposterous, your evidence non-existent, any evidence of a fraud exists only in your own mind, and (as we wrote in our motion for judgment on the pleadings) ignoring you does not constitute a RICO violation. Also, under Mississippi law your current ridiculous claims are time barred and as an out of state resident you have no standing to bring them.

If I have not made it clear in the past, go away.

Sam Begley

Date: Fri, 12 Oct 2012 10:28:51 -0700 Subject: Please, sign the letter ASAP

From: orly taitz@gmail.com

To:

DR. ORLY TAITZ, ESQ
29839 SANTA MARGARITA, STE 100
SANTA MARGARITA, CA 92688

10.11.2012.

Attention Mr. Samuel Begley,

Counsel for the Executive Committee

of the Democratic Party of MS

Dear Mr. Begley,

I am contacting you with this challenge to Candidate Obama in the state of MS, as you are a counsel of record for the MDEC and I do not want to be accused of attempting to contact a party to litigation directly, when the party is represented by a counsel.

In your response to the 2012 General election challenge to Candidate Barack Obama and in your motion to Hon Judge Wingate, you stated that the challenge was not ripe yet, as Mr. Obama was not nominated yet.

On September 6, 2012 Mr. Obama was nominated, therefore by your own admission the challenge is ripe now. I am asking you and your clients to view the ongoing legal challenge to Mr. Obama, recently removed by you to the federal court, as a post nomination challenge.

Additionally, out of abundance of caution, I am forwarding this letter to you as yet another, post nomination challenge to Candidate Obama on the ballot due to the fact that he is committing fraud, due to the fact that he is a foreign national, citizen of Indonesia and possibly still citizen of Kenya, who is on the ballot using a last name not legally his, forged birth certificate, forged Selective Service certificate and a fraudulently obtained Connecticut Social Security number .

I am including herein by reference all of the exhibits submitted by the Plaintiffs in this case, which support the demand to remove Mr. Obama as a candidate due to fraud and use of forged and fraudulently obtained IDs.

I would like to remind you and your clients that according to 18 USC §4 Misprission of Felony

"Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both."

Accordingly, I am bringing this, third challenge to Mr. Obama in the state of MS and request that your clients

1. Remove Mr. Obama's name from the ballot, as a candidate, who is not eligible for the position

late

Forward the sworn affidavits and video testimony, provided to them to the Criminal division of the U.S. Attorney's office in MS and the DA of the Hinds county.

Please, advise me at your nearest convenience, whether your clients are consenting to remove Democratic Party Cndidate, Mr. Obama from the ballot or whether they are willing to stipulate that they will concede to such a removal, if the evidence in court in <u>Taitz v Democratic Party of MS</u> 12-cv-180 HTW before Judge Wingate will show that indeed fraud was committed and Mr. Obama is not eligible.

I am forwarding this challenge to other plaintiffs and other parties, to see if they would like to join the challenge.

Respectfully,

Dr. Orly Taitz, ESQ

cc Hon Henry Wingate

cc Mr. Matheny

cc Mr. Tepper

cc Brian Fedorka, MS voter and resident

cc Mitt Romney, Presidential Candidate

cc Laurie Roth, Presidential Candidate

cc Leah Lax, Presidential Candidate

cc Thomas MacLeran, Presidential Candidate

cc Ed Noonan, Presidential Candidate

cc U.S. and International media

cc Inspector General Department of Justice

cc Congressman Gregg Harper (R-MS)

Chairman

United State House Administration Subcommittee on Election

307 House Office Building

Washington DC 20515

ph 202-225-5031

fax 202-225-5797

ccGregg Harper, Mississippi, Chairman

Aaron Shock, Illinois

Rich Nugent, Florida

Todd Rokita, Indiana

Bob Brady, Pennsylvania, Ranking Member

Charlie Gonzalez, Texas

cc Congressman Darrell Issa

Chairman

House Oversight Committee

2347 Rayburn House Building

Washington DC, 20515

cc Congressman Mike Rogers

Chairman

House Intelligence Committee

133 Cannon House Office building

Washington DC 20515

cc Congressman Sam Johnson

Chairman

House Subcommittee on Social Security

House Ways and Means Committee

2929 N Central Expy, 240

Richardson, TX 75080

cc Congressman Dana Rohrbacher

Chairman

House Subcommittee on Oversight and Investigations'

House Committee on Foreign Affairs

2300 Rayburn House Building

Washington DC 20515

US Commission

on Civil Rights

624 Ninth Street, NW

Washington, DC 20425 C

Public Integrity Section

Department of Justice

950 Pennsylvania Ave, NW

Washington DC 20530-0001

Inter - American Commission on Human Rights

1889 F Street, N.W., Washington, D.C., 20006 U.S.A.,

Tel.: 202-458-6002, 202-458-6002. Fax: 202-458-3992.

Office of the United Nations High Commissioner for Human Rights (OHCHR)

Special Rapporteur on the Situation of Human Rights Defenders

The Honorable Mrs. Margaret Sekaggya

Palais des Nations

CH-1211 Geneva 10, Switzerland

International Criminal bar Hague

BPI-ICB-CAPI

Head Office

Neuhuyskade 94

2596 XM The Hague

The Netherlands

Tel: 0031 (70) 3268070

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Regional Office - Americas / Bureau rÃ@gional -AmÃ@riques / Oficina regional - AmÃ@ricas

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Laura Vericat Figarola

BPI-ICB-CAPI

Secretaria Barcelona

laura bpi@icab.es

Address: Avenida Diagonal 529 1º2ª

08029 Barcelona, España

tel/fax 0034 93 405 14 24

United Nations Commission for

Civil Rights Defenders

Orsolya Toth (Ms)

Human Rights Officer

Civil and Political Rights Section

Special Procedures Division

Office of the High Commissioner for Human Rights

tel: +41 22 917 91 51

email: ototh@ohehr.org

Dr Orly TaitzESQ 29839 Santa Margarita pkwy, ste 100 Rancho Santa Margarita, CA 92688 ph 949-683-5411 fax949-766-7603 orlytaitzesq.com P.O. BOR 387
Jackson, NO 16256
1601) 969-1567 infriend
1601) 949-1508 infriend
1601) 969-1567 ins.
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was beging instituted.

3 attachments

- Letter to Dem party of MS 10.11.2012.docx 19K
- Attached Message Part
- sbegley1.vcf

Respectfully.

Or, Only Taitz, ESQ.

cc Hon Henry Wingate

cc Mr. Matheny

cc Brian Fedorka, MS voter and resident The Fedoral 19 (est 2012)

cc Mitt Romney, Presidential Candidate

cc Laurie Roth, Presidential Candidate

cc Leah Lax, Presidential Candidate

cc Thomas MacLetan, Presidential Candidate

cc Ed Noonan, Presidential Candidate

cc U.S. and International media-

cc Inspector General Department of Justice

ee Congressman Gregg Harper (R-MS)

United State House Administration Subcommittee on Election

367 Heese Office Building

Washington DC 20315

ph 2022235-5081



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Case 3:12-cv-00280-HTW-LRA Document 50 Filed 10/15/12 Page 12 of 39 NEW Package FedEx Tracking Number 0200 Sender's Cop 8769 2956 3811 Express US Airbill From Please print and press hard. Packages up to 150 lbs. 4 Express Package Service *To most locations. Sender's FedEx Account Number Date 12092012 For peckages over 156 fbs., use the new FedEx Express Freight US Airbill. NEW FedEx 2Day A.M. Second business morning.* Seturday Delivery NOT available. FedEx First Overnight FedEx Priority Overnight Next business morning *Friday shipments delivered on Monday critess SATURDAY Or is selected. FedEx 2Day Company Second business at will be delivered on Delivery is selected FedEx Standard Overnight FedEx Express Saver Deat Flora/Subs/Room Next business afternoon.* Saturday Delivery NOT svekeble. Third business day.* Saturday Dalivery NOT available 5 Packaging ☐ FedEx Tube FedEx Envelope* ☐ FedEx Box FedEx Pak* Other Your Internal Billing Reference To Special Handling and Delivery Signature Options Recipient Phone (601 SATURDAY Delivery AM, or FedEx Express Sever Indirect Signature
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address may sign for delivery. For No Signature Required Package may be left without obtaining a signature for delivery. Direct Signature Company HOLD Weekday Does this shipment contain dangerous goods? cation addr ED_NOT av Address Yes Yes Shoper's Declaration of Required HOLD Saturday Dry Ice Dangerous goods (including dry ice) cannot be shipped in FedEx packaging or placed in a FedEx borress Direc Box. Cargo Aircraft Only Day this los for the l 7 Payment Bill to: Enter FedEx Acct. No. or Credit Card No. below Credit Card Recipient Third Party Cash/Check FedEr Acct No. Credit Card No. Total Packages Total Weight Total Declared Value¹ The FedEx US Airbill has changed. See Section 4. lbs S 675 Rev. Date 11/10 + Pert #163136 + @/1994-2010 FedEx + PRINTED IN U.S.A. SRY

OFFICE OF STATE ADMINISTRATIVE HEARINGS STATE OF GEORGIA

DAVID FARRAR, LEAH LAX, CODY JUDY, THOMAS MALAREN, LAURIE ROTH,

Docket Number: OSAH-SECSTATE-CE-

1215136-60-MALIHI

Plaintiffs,

Counsel for Plaintiffs: Orly Taitz

V.

Counsel for Defendant: Michael Jablonski

BARACK OBAMA,

Defendant.

DAVID P. WELDEN,

Plaintiff.

: Docket Number: OSAH-SECSTATE-CE-: 1215137-60-MALIHI

V

: Counsel for Plaintiff: Van R. Irion

BARACK OBAMA, : Counsel for Defendant: Michael Jablonski

Defendant.

CARL SWENSSON,

Plaintiff, : Docket Number: OSAH-SECSTATE-CE-

: 1216218-60-MALIHI

v. : Counsel for Plaintiff: J. Mark Hatfield

BARACK OBAMA, : Counsel for Defendant: Michael Jablonski

Defendant.

KEVIN RICHARD POWELL,

Plaintiff, : Docket Number: OSAH-SECSTATE-CE-

: 1216823-60-MALIHI

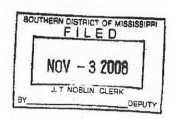
v. Counsel for Plaintiff: J. Mark Hatfield

BARACK OBAMA, Counsel for Defendant: Michael Jablonski

Defendant.

Case 2:08-cv-00241-KS-MTP Document 1 Filed 11/03/08 Page 1 of 10

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI



Daniel Scott Thomas, Elector for the State of California, who is nominated to vote in the Electoral College and is pledged to vote for Candidate Alan Keyes for President of the United States; Carl Bibeau, Teresa Bibeau, Ronald M. Hack, Stefany M. Hack, Jason Paulos. Gregory Poulos, Karen Poulos, Keith Poulos, Patricia J. Donahue, Michelle Tennison, Dr. Alan Keyes, Electors of the State of Florida, all of whom are nominated to vote in the Electoral College and are pledged to vote for Candidate Alan Keyes for President of the United States; Gerald L. Coffee, Elector for the State of Hawaii, who is nominated to vote in the Electoral College and is pledged to vote for Candidate John McCain for President of the United States; Geketa Holman, Elector for the Commonwealth of Kentucky, who is nominated to vote in the Electoral College and is pledged to vote for Candidate Alan Keyes for President of the United States; Joseph Mantegna, Arthur H. Hady, Brian Paul Weese, John H. Bane, Tim Phares, Bob Bailey and Steven B. Schulin, Electors of the State of Maryland, all of whom are nominated to vote in the Electoral College and are pledged to vote for Candidate Alan Keyes for President of the United States: Patrick Flynn, Elector for the State of Michigan, who is nominated to vote in the Electoral College and is pledged to vote for Candidate Alan Keyes for President of the United States; Tim Delrie, Leslie Riley and Vince Thornton, Electors of the State of Mississippi, all of whom are nominated to vote in the Electoral College and are pledged to vote for Candidate Chuck Baldwin for President of the United States; Christiane Schmenk and Joyce Houck, Electors of the State of Ohio, all of whom are nominated to vote in the Electoral College and are pledged to vote for Candidate John McCain for President of the United States; Virginia Chrisco, Elector for the State of Oklahoma, who is nominated to vote in the Electoral College and is pledged to vote for Candidate John McCain for President of the United States; Marvin Sprouse, Jr., Elector for the State of Texas, who is nominated to vote in the Electoral College and is pledged to vote for Candidate Alan Keyes for President of the United States; John Doe(s) and Jane Does(s), Electors of the various states nominated to vote in the Electoral College for Candidates for President and Vice-President of the United States, John Doe(s) and Jane Doe(s), Congressmen and Congresswomen in the United States House of Representatives,

PLAINTIFF(s),

V.

Delbert Hoseman, in his official capacity as Secretary of State for the State of Mississippi,

DEFENDANT(s).

COMPLAINT FOR DECLARATORY JUDGMENT & EXPEDITED DISCOVERY

Civil Action No. 208CU 241 KS-MTP

Case 2:08-cv-00241-KS-MTP Document 1 Filed 11/03/08 Page 2 of 10

COMPLAINT FOR DECLARATORY JUDGMENT & EXPEDITED DISCOVERY

Come now the PLAINTIFF(s), electors duly nominated pursuant to the laws of their various states as follows: Daniel Scott Thomas, Elector for the State of California, who is nominated to vote in the Electoral College and is pledged to vote for Candidate Alan Keyes for President of the United States; Carl Bibeau, Teresa Bibeau, Ronald M. Hack, Stefany M. Hack, Jason Paulos. Gregory Poulos, Karen Poulos, Keith Poulos, Patricia J. Donahue, Michelle Tennison, Dr. Alan Keyes, Electors of the State of Florida, all of whom are nominated to vote in the Electoral College and are pledged to vote for Candidate Alan Keyes for President of the United States: Gerald L. Coffee, Elector for the State of Hawaii, who is nominated to vote in the Electoral College and is pledged to vote for Candidate John McCain for President of the United States; Geketa Holman, Elector for the Commonwealth of Kentucky, who is nominated to vote in the Electoral College and is pledged to vote for Candidate Alan Keyes for President of the United States; Joseph Mantegna, Arthur H. Hady, Brian Paul Weese, John H. Bane, Tim Phares, Bob Bailey and Steven B. Schulin, Electors of the State of Maryland, all of whom are nominated to vote in the Electoral College and are pledged to vote for Candidate Alan Keyes for President of the United States; Patrick Flynn, Elector for the State of Michigan, who is nominated to vote in the Electoral College and is pledged to vote for Candidate Alan Keyes for President of the United States; Tim Delrie, Leslie Riley and Vince Thornton, Electors of the State of Mississippi, all of whom are nominated to vote in the Electoral College and are pledged to vote for Candidate Chuck Baldwin for President of the United States; Christiane Schmenk and Joyce Houck, Electors of the State of Ohio, all of whom are nominated to vote in the Electoral College and are pledged to vote for Candidate John McCain for President of the United States; Virginia Chrisco,

Case 2:08-cv-00241-KS-MTP Document 1 Filed 11/03/08 Page 3 of 10

Elector for the State of Oklahoma, who is nominated to vote in the Electoral College and is pledged to vote for Candidate John McCain for President of the United States; Marvin Sprouse, Jr., Elector for the State of Texas, who is nominated to vote in the Electoral College and is pledged to vote for Candidate Alan Keyes for President of the United States; John Doe(s) and Jane Does(s), Electors of the various states nominated to vote in the Electoral College for Candidates for President and Vice-President of the United States, John Doe(s) and Jane Doe(s), Congressmen and Congresswomen in the United States House of Representatives, John Doe(s) and Jane Does(s), Electors of the various states nominated to vote in the Electoral College for Candidates for President and Vice-President of the United States; and John Doe(s) and Jane Doe(s) elected members of the U.S. Congress likely to receive the votes of the electors for review, to file this Complaint seeking:

FIRST, a Declaratory Judgment that the qualifications of all candidates for the offices of President and Vice-President of the United States as "Natural Born" citizens under Article II of the Constitution of the United States determined and verified by the Secretary of State, or other officer to whom is delegated the responsibility for the integrity of the ballot in that state is an essential element in the right to vote of every America voter, the electors, and the members of Congress who must count the electoral votes, and

SECOND, an Order for expedited discovery in the form attached hereto requiring and enabling the DEFENDANT Secretary of State to obtain evidence of the qualifications of every candidate for President and Vice-President as "natural born" citizens in compliance with Article II of the Constitution of the United States, and communicate such findings to the Secretaries of State in all other states and in support thereof would state as follows:

JURISDICTION AND VENUE

- 1. This Court has subject matter jurisdiction over this action under 28 U.S.C.§§ 1331. This Court may exercise ancillary jurisdiction under 28 U.S. C.§ 1367(a) to hear claims under the Constitution and laws of Mississippi. This Court has jurisdiction to grant both declaratory and injunctive relief under 28 U.S.C.§§ 2201 and 2202.
- 2. Venue is proper in this Court under 28 U.S.C. § 1391(b)(1) because Defendant Hoseman is situated within this judicial district.

PLAINTIFFS

3. That pursuant to Article II, Section 1 of the United States Constitution and state law, PLAINTIFF electors appear on the November 4, 2008, state ballots as indicated by their names in the attached list as a candidate for the office of Elector pledged to cast a ballot for President and Vice President of the United States of America, as provided in the Twelfth Amendment to the U.S. Constitution and their respective state laws.

DEFENDANT

- 4. Delbert Hoseman is the Secretary of State of Mississippi ("Secretary of State") and the chief election officer for the State. Miss Code Ann. § 23-15-211.1 and is sued in his official capacity.
- 5. That pursuant to Article II, Section 1 of the United States Constitution and state law, PLAINTIFF electors appear on the November 4, 2008, state ballots as indicated by their names in the attached list as a candidate for the office of Elector pledged to cast a ballot for President and Vice President of the United States of America, as provided in the Twelfth Amendment to the U.S. Constitution and their respective state laws.

Case 2:08-cv-00241-KS-MTP Document 1 Filed 11/03/08 Page 5 of 10

- 6. That as candidate for the office of Elector entitled to vote to elect the President and Vice President of the United States, PLAINTIFF(s) have a constitutionally mandated duty to choose only such persons to fill such offices as they, in their discretion and according to law, ought to be entrusted with the powers and duties of such offices.
- 7. That, in order to discharge such duty, PLAINTIFF(s) must have access to all relevant information to ensure that the offices shall be filled only by such persons as are endowed with the requisite qualifications, including whether the candidates for President and Vice President meet the constitutional qualifications for office. The plaintiffs would suffer an injury in fact if this Court denied their right to bring this Motion for Declaratory Judgment. Those injuries would include, but not be limited to, their failure to perform their constitutionally mandated duties and the consequences associated therewith, the potential for civil fines and being required to defend themselves against causes of action such as a writ of mandamus, as well as their removal from office for a failure to comply with their individual state law. Plaintiffs come to this Court with a genuine present, substantial interest that would insure that this Court has the benefit of truly adverse parties. Without this Court's intervention, plaintiffs would have no opportunity to redress these wrongs.
- 8. That, among the constitutional qualifications for the office of President of the United States pursuant to Article II of the Constitution of the United States, a person shall be a natural born citizen of the United States.
- 9. That 3 U.S.C. Section 8 provides that: "The electors shall vote for President and Vice President, respectively, in the manner directed by the Constitution." This federal statute confers upon each elector an affirmative duty to discover whether the candidate for president for which

Case 2:08-cv-00241-KS-MTP Document 1 Filed 11/03/08 Page 6 of 10

the elector is seeking election is a natural born citizen. Otherwise, the elector would not know if his vote was being cast in the "manner directed by the Constitution."

- That given this constitutionally mandated duty, PLAINTIFF(s) have standing to bring this Complaint before this Court.
- 11. That a growing number of questions have arisen in litigation in at least ten (10) states contesting whether Senator John McCain and Senator Barack Obama are natural born citizens and, therefore, constitutionally eligible to be entrusted with the office of President of the United States. In the litigation against Senator Obama, allegations were made that his admitted dual citizenship in Kenya and Indonesia, and lack of evidence that he renounced the same, caused a loss of his U.S. Citizenship as a matter of law. Moreover, evidence released by the Obama campaign purporting to be a "Certification of Live Birth" on its face appears to manufactured and unauthentic. See Exhibit A. This evidence was released to FactCheck.org, an Annenburg related agency which seeks to determine the veracity of certain claims made in public forums. See Exhibit B. One of the many problems with this evidence is that the border design differs from the border designs of other Certifications of Live Birth printed during the same time period. See Exhibit C. All these questions about both candidates are still unresolved. In the course of those lawsuits, some of which have been dismissed, it was determined that there exists no designated official in the federal government or the government of the states directly charged with the responsibility of determining whether any Presidential candidate meets the qualifications of Article II of the Constitution of the United States. In most states that responsibility is vested with the political parties, all of which have a conflict of interest in making any sort of such

Case 2:08-cv-00241-KS-MTP Document 1 Filed 11/03/08 Page 7 of 10

determination, and none of which have been forthcoming with information or evidence verifying any candidate's compliance.

12. A press release was issued on October 31, 2008 by the Hawaii Department of Health by its Director, Dr. Chiyome Fukino. Dr. Fukino said that she had "personally seen and verified that the Hawaii State Department of Health has Sen. Obama's original birth certificate on record in accordance with state policies and procedures." That statement failed to resolve any of the questions being raised by litigation and press accounts. Being "on record" could mean either that its contents are in the computer database of the department or an actual "vault" original. If the latter, those are the words used to describe what is there.

Further, the report does not say whether the birth certificate in the "record" is a

Certificate of Live Birth or a Certificate of Hawaiian Birth. In Hawaii, a Certificate of Live

Birth resulting from hospital documentation, including a signature of an attending physician, is

different from a Certificate of Hawaiian Birth. For births prior to 1972, a Certificate of Hawaiian

Birth is the result of testimony of one witness and is not generated by a hospital. Such a

Certificate could be obtained up to 1 year from the date of the child's birth. For that reason, its

value as prima facie evidence is limited and easily overcome if any of the allegations of

substantial evidence of birth outside Hawaii can be obtained and verified with a Court Order.

- 13. Despite an aggressive public dialogue about the qualifications of the Presidential candidates of the two major parties, there is no information whatsoever being disseminated concerning the qualifications of Presidential and Vice-Presidential candidates of the other parties.
- 14. That an unprecedented looming constitutional crisis awaits if a President elected by the popular vote and the electoral vote does not constitutionally qualify to serve in that capacity.

Given the current international turbulence, the potential results of this constitutional crisis would threaten the national security of the United States. The enormity of this grave risk is the reason for an urgent request to this Court to respond quickly to avert crisis.

- 15. That in order to discharge their constitutional and legal duties as Electors to ascertain whether any and all candidates for President and Vice-President possess the requisite constitutional qualification of natural born citizenship, PLAINTIFF(s) jointly seek the access of DEFENDANT to the birth certificates of every candidate for President or Vice-President and any other evidence required to determine their qualifications as "natural born" citizens.
- 16. The applicable section of U.S. Code titled "Presidential Elections and Vacancies", 3 U.S.C. 15, directs Congress in session on January 9, 2009 to open, count and record the electoral votes, then present the results to the President of the Senate, who shall then "announce the state of the vote." Ibid. The statute provides a mechanism for objections then to be registered and resolved that include the qualifications of those elected to serve in the office of President:

The Twentieth Amendment further provides, "if the President elect shall have failed to qualify, then the Vice President elect shall act as President until a President shall have qualified; and the Congress may by law provide for the case wherein neither a President elect nor a Vice President elect shall have qualified, declaring who shall then act as President, or the manner in which one who is to act shall be elected, and such person shall act accordingly until a President or Vice President shall have qualified.

17. Although Congress has the power to subpoena and/or duty to demand proof of qualifications for the office, a failure to qualify discovered at that time after the electoral vote could cause a widespread crisis of confidence not only in the United States but in other nations

Case 2:08-cv-00241-KS-MTP Document 1 Filed 11/03/08 Page 9 of 10

already shaken with concern about the stability of our already weakened economy as well as our democratic system of government. PLAINTIFF members of Congress would be forced to make a determination with information denied from American voters and electors. Such denial and resulting constitutional crisis is avoided by completing the expedited discovery respectfully requested in the attached Order. In addition, this matter must be resolved now before the defense of laches would become applicable.

18. The Order attached empowers and authorizes the Defendant Secretary of State to work in cooperation with other Secretaries of State in other states and/or with the National Association of Secretaries of State, to formulate procedures to aid in making a determination of the qualifications of candidates, while maintaining the confidential nature of information that may be obtained through this expedited discovery that is not essential to the determination of a candidate's qualifications.

Wherefore, PLAINTIFFS respectfully request the attached Order For Expedited Discovery commanding DEFENDANT to produce for DEFENDANT's own inspection and review, under seal, certified copies of the birth certificates, and any further evidence necessary to establish the status as "natural born" citizens of every candidate for President and Vice-President of the United States and furnish its conclusions concerning same to the public and every other state no later than December 9, which date by law all states must conclude all contests or controversies concerning the selection of electors.

Case 2:08-cv-00241-KS-MTP Document 1 Filed 11/03/08 Page 10 of 10

Date: November 3, 2008

Respectfully submitted,

Attorney James D. Bell Mississippi Bar No. 2333 318 South State Street Jackson, MS 39201 601-981-9221

Attorney J. Thomas Smith* TN Bar No. 003613 1816 Old Natchez Trace Franklin, TN 37069 615-790-2159

Attorney Philip R. Boardman* VA Bar No. 48110 2017 Cunningham Dr., Suite 210 Hampton, VA 23666 757-826-2200

Attorney James Hochberg* HI Bar No. 3686 745 Fort St., Suite 1450 Honolulu, HI 96183 808-534-1514

*Applications pro hac vice will be submitted.

GC Case 1:08-mc-00280-JMS-KSC Document 1 Filed 12/02/08 Page 1 of 8 PageID #: 1

JAMES HOCHBERG, AAL, 3686 745 Fort Street Suite 1450 Honolulu, Hawaii 96813 808-534-1514/808-538-3075 fax

Jim@JamesHochbergLaw.com

Attorney for Plaintiffs

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

DANIEL SCOTT THOMAS, ELECTOR)
FOR THE STATE OF CALIFORNIA, WHO IS NOMINATED TO VOTE IN THE ELECTORAL COLLEGE AND IS PLEDGED TO VOTE FOR CANDIDATE ALAN KEYES FOR PRESIDENT OF THE UNITED STATES; et al PLAINTIFFS

VS

DELBERT HOSEMANN DEFENDANT

VS.

STATE OF HAWAII DEPARTMENT OF HEALTH, OFFICE OF HEALTH STATUS MONITORING CONTEMNER

J:\Active Clients\Smith, Thomas\OSC Why State not in contempt.wpd

Misc. No. CO8: 100280 JNSKSC

PLAINTIFFS' MOTION FOR ORDER TO SHOW CAUSE WHY THE STATE OF HAWAII, DEPARTMENT OF HEALTH, OFFICE OF HEALTH STATUS MONITORING IS NOT IN CONTEMPT OF COURT FOR DISOBEYING A VALIDLY ISSUED AND SERVED SUBPOENA DUCES TECUM; DECLARATION OF JAMES HOCHBERG; EXHIBITS 1-4; ORDER; CERTIFICATE OF SERVICE

Case 1:08-mc-00280-JMS-KSC Document 1 Filed 12/02/08 Page 2 of 8 PageID #: 2

PLAINTIFFS' MOTION FOR ORDER TO SHOW CAUSE WHY THE STATE OF HAWAII, DEPARTMENT OF HEALTH, OFFICE OF HEALTH STATUS MONITORING IS NOT IN CONTEMPT OF COURT FOR DISOBEYING A VALIDLY ISSUED AND SERVED SUBPOENA DUCES TECUM

Plaintiffs, by and through their attorney, James Hochberg, Attorney at Law, file this Motion for Order to Show Cause Why the Office of Health Status Monitoring, of the State of Hawaii Department of Health should not be held in contempt of court for refusing to obey a validly issued and served subpoena duces tecum requesting access, review, inspection and copying of all of the original, long form vault documents concerning Barack Hussein Obama II's (hereinafter referred to as "Mr. Obama") birth held by the State of Hawaii.

The Plaintiffs have filed a Complaint in Mississippi styled *Thomas, et al vs. Hosemann*, in the United States District Court for the Southern District of Mississippi, Cause Number 2:08-cv-241. Through that cause of action the Plaintiffs have caused to be issued the Subpoena Duces Tecum from the United States District Court for the District of Hawaii (attached hereto as Exhibit 1) which was properly served in Hawaii upon the Custodian of Records of the State of Hawaii Department of Health, Office of Health Status Monitoring, seeking inspection and copying of the original, long form, vault documents concerning the birth records of Mr. Obama.

The Plaintiffs include Electors for the office of President of the United States of America, and a candidate for President of the United States of America. As such they are persons with a direct and tangible interest in the qualifications of the candidates for President of the United States of America. The birth records of Mr.

Case 1:08-mc-00280-JMS-KSC Document 1 Filed 12/02/08 Page 3 of 8 PageID #: 3

Obama are expected to contain information concerning his status as a natural born citizen of the United States, required by Article II of the Constitution of the United States of America to serve as President. All objections to the electoral votes must be resolved on or before December 9, 2008, so the voting of the Electoral College can occur December 15, 2008.

Mr. Obama's standing as a natural born citizen of the United States is seriously questioned in a number of cases filed in the state and federal courts across this country¹ (one of which is currently assigned to en banc conference at the Supreme Court of the United States of America for December 5, 2008; see Exhibit 2 attached hereto), alleging, among other things, that an eye witness, his

¹Litigation filed across the country in 2008 questioning whether Obama was born in Kenya, whether his birth certificate posted on his website is forged, whether he is not a natural born citizen, and similar issues includes, but is not limited to:

Leo Donofrio v. Nina Mitchell Wells, Secretary of State of the State of New Jersey - No. 08A047 - Currently set for en banc conference December 5, 2008 at the Supreme Court of the United States

Andy Martin v. Linda Lingle, Civil No. 08-1-2147-10-BIA (Hawaii);
Philip J. Berg v. Barack Obama, the Democratic National Committee, the
Federal Election Commission, Case Number: 2:2008cv04083, (U.S. District Court
for the Eastern District of Pennsylvania);

<u>Daniel Scott Thomas v. Delbert Hoseman</u>, No. 08cv 4083 (U.S. District Court for the Southern District of Mississippi)

David Neal v. Jennifer Brunner, et. al., Case No. 08 cv72726(Ohio)
Alan L. Keyes et al v. California Secretary of State Debra Bowen et al.,
Case No. 34-2008-80000096-CU-WM-GDS (Superior Court of California at Sacramento)

Bryan Terry, Sr. v. Karen Handel, Civil No. 2008cv158774 (Superior Court of Fulton County, Georgia)

Case 1:08-mc-00280-JMS-KSC Document 1 Filed 12/02/08 Page 4 of 8 PageID #: 4

grandmother, has stated that he was born in Kenya, the government of Kenya has sealed all records concerning Mr. Obama, and that the birth certificate posted on Mr. Obama's campaign website as evidence of his birth in the United States is a forgery.

Electors are required to vote for President of the United States on December 15, 2008, and in performing their Constitutional duty are obligated to ascertain the qualifications of the candidates before casting their vote. 3 U.S.C. Section 8 provides that: "The electors shall vote for President and Vice President, respectively, in a manner directed by the Constitution [emphasis added]." Since a legitimate question concerning Senator Obama's qualifications as a natural born citizen has arisen, the Plaintiffs have a direct and tangible interest in all of the original, long form, vault documents concerning Mr. Obama's birth.² Additionally, contests of the

² In the State of Hawaii, back in 1961, there were three different birth certificates that were obtainable:

a. If the birth was attended by a physician or mid wife, the attending medical professional was required to certify to the Department of Health the facts of the birth date, location, parents' identities and other information. (See Section 57-8 & 9 of the Territorial Public Health Statistics Act in the 1955 Revised Laws of Hawaii which was in effect in 1961).

b. In 1961, if a person was born in Hawaii but not attended by a physician or mid wife, then, up to the first birthday of the child, an adult could, upon testimony, file a "Delayed Certificate", which required endorsement on the Delayed Certificate of a summary statement of the evidence submitted in support of the acceptance for delayed filing, which evidence must be kept in a special permanent file. The statute provided that the probative value of the Delayed Certificate must be determined by the judicial or administrative body or official before whom the certificate is offered as evidence. (See Section 57-18, 19 & 20 of the Territorial Public Health Statistics Act in the 1955 Revised Laws of Hawaii which was in effect in 1961).

Case 1:08-mc-00280-JMS-KSC Document 1 Filed 12/02/08 Page 5 of 8 PageID #: 5

recently held popular vote must be filed in most jurisdictions by December 9, 2008.

The information requested is vital to the Plaintiff who is a candidate for President of the United States in order to ascertain whether contests should be filed.

The State of Hawaii Department of Health, Office of Health Status Monitoring refused to honor the subpoena, as shown on the letter attached to this Motion as Exhibit "3". The State of Hawaii relies on Hawaii Revised Statutes, Section 338-18 to argue that it is unlawful for it to comply with the validly issued and served Subpoena Duces Tecum from this Honorable Court. The full text of that statute is attached hereto as Exhibit 4, and the pertinent part relied on by the State of Hawaii in refusing to honor the subpoena is HRS Section 338-18(b) which provides:

§338-18(b) Disclosure of records.

c. If a child born in Hawaii, for whom no physician or mid wife filed a certificate of live birth, and for whom no Delayed Certificate was filed before the first birthday, then a Certificate of Hawaiian Birth could be issued upon testimony of an adult including the subject person) if the Lieutenant Governor was satisfied that a person was born in Hawaii, provided that the person had attained the age of one year. (See Section 57-40 of the Territorial Public Health Statistics Act in the 1955 Revised Laws of Hawaii which was in effect in 1961).

^{2.} In 1982, the vital records law was amended to create a fourth kind of birth certificate for children born outside of the Territory or State of Hawaii. HRS Chapter 338 was amended to add a new section authorizing the Director of the Department of Health to issue a birth certificate for a person NOT born in Hawaii either as a Territory or State, upon sufficient proof that the legal parents of such individual had declared the Territory or State of Hawaii as their legal residence for at least one year immediately preceding the birth of such child.

^{3.} The language of the statute clearly applies to births in the days of the Territory of Hawaii, so also births in 1961.

Case 1:08-mc-00280-JMS-KSC Document 1 Filed 12/02/08 Page 6 of 8 PageID #: 6

- (b) The department shall not permit inspection of public health statistics records, or issue a certified copy of any such record or part thereof, unless it is satisfied that the applicant has a direct and tangible interest in the record. The following persons shall be considered to have a direct and tangible interest in a public health statistics record:
- (1) The registrant;
- (2) The spouse of the registrant;
- (3) A parent of the registrant;
- (4) A descendant of the registrant;
- (5) A person having a common ancestor with the registrant;
- (6) A legal guardian of the registrant;
- (7) A person or agency acting on behalf of the registrant;
- (8) A personal representative of the registrant's estate;
- (9) A person whose right to inspect or obtain a certified copy of the record is established by an order of a court of competent jurisdiction;
- (10) Adoptive parents who have filed a petition for adoption and who need to determine the death of one or more of the prospective adopted child's natural or legal parents;
- (11) A person who needs to determine the marital status of a former spouse in order to determine the payment of alimony;
- (12) A person who needs to determine the death of a nonrelated co-owner of property purchased under a joint tenancy agreement; and
- (13) A person who needs a death certificate for the determination of payments under a credit insurance insurance policy.

[L 1949, c 327, §22; RL 1955, §57-21; am L Sp 1959 2d, c 1, §19; am L 1967, c 30, §2; HRS §338-18; am L 1977, c 118, §1; am L 1991, c 190, §1; am L 1997, c 305, §5; am L 2001, c 246, §2]

The State of Hawaii takes the improvident position that Plaintiffs must obtain a court order under subparagraph (9) rather than allow the State of Hawaii to examine Plaintiffs' interest and find that Plaintiffs qualify. In essence, then, the State

of Hawaii appears to be claiming that Section 338-18(b) is the exclusive list of persons qualified to review the subpoenaed documents.

Clearly, by the language of sub paragraph (b) of the statute stating that the State of Hawaii may only give access to persons if "it is satisfied that the applicant has a direct and tangible interest in the record," gives the State of Hawaii flexibility beyond the list of 13 stated categories of persons found by the legislature to have a direct and tangible interest in the record. Therefore, the State of Hawaii is in contempt of the subpoena for refusing to evaluate the Plaintiffs' tangible and direct interest.

The Plaintiffs' duties under the Constitution of the United States of America to serve as members of the Electoral College and cast their electoral votes in accordance with the Constitutional requirement that the President be a natural born citizen, gives Plaintiffs tangible and direct interests in the information. The State of Hawaii should have found the Plaintiffs to be persons with tangible and direct interests in the information contained in the records subpoenaed. All of the Elector-Plaintiffs have a tangible and direct interest in the information. The electors will be voting in the electoral college and have a tangible and direct interest by virture of the duty to vote in accordance with the Constitution. The list of 13 qualified persons set out in the statute is not an exclusive list.

Case 1:08-mc-00280-JMS-KSC Document 1 Filed 12/02/08 Page 8 of 8 PageID #: 8

Additionally, the State of Hawaii Department of Health, Office of Health Status Monitoring, is not entitled to invoke a state statute as grounds to refuse to honor a subpoena from a Federal Court.

Therefore, the Plaintiffs move the Court for an order requiring the State of Hawaii Department of Health, Office of Health Status Monitoring to show cause why it should not be found in contempt of Court for failing to honor the subpoena, finding that the Plaintiffs have a direct and tangible interest in all of the original, long form, vault documents of Mr. Obama's birth, and ordering the State of Hawaii Department of Health, Office of Health Status Monitoring to immediately produce all of the original, long form, vault documents of Mr. Obama's birth.

DATED: Honolulu, Hawai'i, December 2, 2008.

JAMES HOCHBERG, ESQ. Attorney for Plaintiffs

Case 3:12-cv-00280-HTW-LRA Document 50 Filed 10/15/12 Page 36 of 39

JOHN McCAIN

COMMITTEE ON ARMED SERVICES
COMMITTEE ON
FREADY AND NATURAL RESOURCES
COMMITTEE ON BEAUTH
EDUCATION, LABOR, AND PENSIONS
COMMITTEE ON HOMELAND SECURITY
AND SOVERNMENTAL AFFARE

United States Senate

January 13, 2010

Dr. Orly Tatiz 29839 Santa Margarita Pkwy Rancho Santa Margarita, CA 92688

Dear Orly:

1 want to take this opportunity to thank you for your letter of January 8th 2010 regarding a judicial matter.

Unfortunately, your situation appears to involve litigation or may require litigation under the judicial system. Members of Congress are precluded from inquiring into matters pending before the courts by provisions of the Constitution that mandate a separation of powers between the Judicial, Executive, and Legislative branches. I feel that my involvement in your present situation may be viewed as an interference in the judicial process.

Orly. I am sorry that I cannot be of assistance at this time and your correspondence is being returned to you.

Sincerely

John McCain

United States Senator

JM/zso

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Case 3:12-cv-00280-HTW-LRA Document 50 Filed 10/15/12 Page 38 of 39

Case 8:09-cv-00082-DOC-AN Document 78-2 Filed 10/01/09 Page 1 of 2 Page ID #:1330

Anned States Senate

December 16, 2008

Birmingham, Alabama 35213

Dear Ms.

Thank you for your recent letter regarding President-elect Barack Obama. I appreciate your comments and welcome the opportunity to respond.

The Constitution of the United States requires that all candidates for the office of President must be at least 35 years of age, natural born citizens, and residents in the United States for the previous 14 years. As you know, stories have circulated that call into question President-elect Obama's citizenship. To this end, lawsuits have been filed alleging that Obama is not a natural born citizen of the United States, and therefore is constitutionally ineligible for the office of President

One of the most highly publicized suits was filed by Philip Berg on August 21, 2008, in the U.S. District Court for the Eastern District of Pennsylvania. This suit was dismissed on October 24, 2008, and Berg subsequently filed an appeal. The decision to hear the case is still pending before the United States Supreme Court. A related suit, filed by Leo Donofrio, was recently submitted to the Supreme Court. On December 8, 2008, the court declined to hear Donofrio's suit.

Senate ethics rules preclude me from becoming personally involved in pending litigation. I sincerely hope this matter can be fully and promptly resolved by the courts. In the meantime, please do not hesitate to contact me in the future should you have a question regarding an issue over which I have jurisdiction.

Thank you again for writing. Your comments and suggestions are always welcome

Very truly yours.

Linited States Senator

JS: cd

My Wender

BLOOM LALL TLAN

UNITED STATES SENATE